

# Washington, Friday, January 15, 1937

#### TREASURY DEPARTMENT.

Bureau of Customs.

[T. D. 48757]

CUSTOMS REGULATIONS AMENDED—EXECUTIVE ORDER 6166 OF JUNE 10, 1933

CUSTOMS REGULATIONS OF 1931, CONCERNING REPORTS OF DISPO-SITIONS OF LAW VIOLATIONS, INSTRUCTIONS TO UNITED STATES ATTORNEYS, COMPROMISE OF CLAIMS, REMISSION AND MITIGATION OF FINES, PENALTIES AND FORPEITURES, AND CANCELLATION OF BONDS, AMENDED SO AS TO CONFORM TO THE PROVISIONS OF EXECUTIVE ORDER 6166 OF JUNE 10, 1933

To Collectors of Customs and Others Concerned:

Pursuant to the authority contained in section 624, Tariff Act of 1930 (U. S. C., title 19, sec. 1624) and section 161 of the Revised Statutes of the United States (U. S. C., title 5, sec. 22), the Customs Regulations of 1931 are hereby amended as follows:

The last two sentences of article 1092 (f) are deleted and the following substituted therefor:

He shall also report, in respect of civil cases referred to the United States attorney for legal proceedings, including those in which claim and bond are filed under section 608 of the Tariff Act of 1930 and article 1107, decisions of the Department of Justice not to institute such proceedings or decisions to abandon their prosecution. These reports shall be forwarded as soon as possible after receipt of advice of the decisions of the court or of the Department of Justice, as the case may be.

Article 1117 is amended by the deletion of paragraph (b) and by the insertion of the following paragraph in lieu thereof:

(b) The function respecting the direction of prosecutions, and so forth, formerly vested in the Secretary of the Treasury by section 604 above, was transferred to the Department of Justice by section 5, Executive Order of June 10, 1933 (U. S. C. title 5, sec 132).

Article 1119 (b) is amended by the addition of the following new sentence:

No action looking to the remission or mitigation of a fine, penalty, or forfeiture shall be taken on any petition, irrespective of the amount involved, if the case has been referred to the Department of Justice for the institution of legal proceedings (Exec. Order 6166, June 10, 1933, U. S. C. title 5, sec. 132).

Article 1120 is amended by the deletion of paragraph (c) and by the insertion of the following paragraph in lieu thereof:

(c) If the petition involves a matter which has been referred to the Department of Justice for the institution of court proceedings, the collector will transmit the petition, immediately upon receipt, to the appropriate United States attorney and notify the petitioner of such action.

Article 1121 is amended by adding a new paragraph thereto, designated (f), and reading as follows:

(f) The authority to compromise any customs case which has been referred to the Department of Justice for prosecution is vested in that Department by virtue of section 5, Executive Order

6166, dated June 10, 1933. Proponents should be advised to submit their offers to the appropriate United States attorney in such cases. Offers received by the collector of customs under such circumstances will be transmitted forthwith to such United States attorney and the proponents notified of such action (U. S. C. title 5, sec. 132).

The following marginal reference is added opposite article 1258 (c):

Exec. Order 6166, June 10, 1933, U. S. C. title 5, sec. 132.

[SEAL]

J. H. MOYLE, Commissioner of Customs.

Approved, January 9, 1937.

WAYNE C. TAYLOR,
Acting Secretary of the Treasury.

[F. R. Doc. 37-144; Filed, January 13, 1937; 3:39 p. m.]

## POST OFFICE DEPARTMENT.

PREPAYMENT OF CUSTOMS DUTY ON MERCHANDISE FOR THE UNION OF SOVIET SOCIALIST REPUBLICS

JANUARY 9, 1937.

It has come to the attention of the Department that there is available to persons wishing to aid relatives and friends in the Union of Soviet Socialist Republics a service which will assure delivery of American goods in the country named free of duty and transportation charges to the recipients.

Under the arrangement referred to the Amtorg Trading Corporation, 261 Fifth Avenue, New York, N. Y., has authority from the Soviet Government to issue licenses prepaying import duties on merchandise to be sent to the Union of Soviet Socialist Republics. It is understood that, for the convenience of senders in this country, the duty prepaid licenses may be obtained through the following named firms and banks, who will attend to the matter of collecting the fee for the prepaid invoice license and the customs charges, as well as a fee for their own services:

Amalgamated Bank of New York, 11 Union Square, New York, N. Y.

Union Tours, Inc., 261 Fifth Avenue, New York, N. Y.
The Pennsylvania Co., Girard at Seventh St., Philadelphia, Pa.

Maurice Rifkin, Inc., 716 Walnut Street, Philadelphia, Pa. Amalgamated Trust & Savings Bank, 111 S. Dearborn St., Chicago, Ill.

Bank of America, 1 Powell St., San Francisco, Calif.

Bank of America, Seventh & Olive Sts., Los Angeles, Calif.
The application for a prepaid invoice license from the
Amtorg Trading Corporation must be accompanied by a
detailed list of the merchandise to be sent, and by the original,
receipted bill of sale for the merchandise involved.

Upon receipt of the prepaid invoice license by the prospective sender it must be enclosed in the parcel before the latter is presented for mailing, and the wrapper of the parcel



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marked, in English and Russian, to indicate that such prepaid invoice license is enclosed. That document, subject to the rules and regulations of the Soviet Customs, will clear the merchandise for delivery to the addressee.

Postmasters are instructed to bring the above mentioned arrangement to the attention of persons desiring to send merchandise subject to customs duty to relatives and friends in the Union of Soviet Socialist Republics, as it presents a means of aiding persons who might otherwise not be in a position to receive goods which are forwarded with the expectation that the customs duties will be paid at the time of

Postmasters will continue to accept parcels which are presented for mailing to the Union of Soviet Socialist Republics with the expectation that the addressees will pay the import duties.

Attention is called to the fact that parcels containing used clothing (which it is understood is subject to the same rate of customs duty as new clothing, which is very high) must be accompanied by medical certificates attesting that the

articles involved have been subjected to disinfection, and the wrappers of the parcels concerned must be marked, in English and Russian, to indicate that the certificate of disinfection is enclosed. Parcels not accompanied by disinfection certificates are returned to origin.

Postmasters will cause due notice of the foregoing to be taken at their offices.

[SEAL]

HARLLEE BRANCH, Second Assistant Postmaster General.

[F. R. Doc. 37-148; Filed, January 14, 1937; 11:10 a. m.]

#### DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

SR-B-101-Part VIII

Southern Division January 14, 1937

1937 AGRICULTURAL CONSERVATION PROGRAM—SOUTHERN REGION

#### BULLETIN 101-PART VIII

Range Conservation Program for 1937

Southern Region Bulletin 101 is hereby supplemented by adding thereto the following Part VIII:

The provisions of this Part VIII of Southern Region Bulletin 101 shall apply only with respect to range lands in the western range area of Texas and Oklahoma as designated by the State Agricultural Conservation Committees, respectively, and approved by the Agricultural Adjustment Administration.

Section 81. Definitions.—As used herein and in all forms and documents relating to the 1937 Agricultural Conservation Program in its application to range land in designated areas of Texas and Oklahoma, the following terms shall have the meanings indicated below:

Range Land means any land which produces forage without cultivation or general irrigation and which is used for the

pasturage of range livestock.

Ranch means all range land, other than that owned or controlled by the United States Government or any agency thereof, in which an operator has such a legal estate or interest as to give him control thereof for the duration of the 1937 Agricultural Conservation Program, which is used by the operator in 1937 as a single unit in producing range livestock.

Range Livestock means beef cattle, sheep, goats, or horses

grazed on range land.

Animal Unit means the unit of measurement of the number of livestock in terms of 1 cow, 1 horse, 5 sheep, 5 goats, or the equivalent thereof.

Range-Building Allowance for any ranch means the largest amount of money that may be earned for carrying out

range-building practices on such ranch.

Grazing Capacity of a ranch means that number of animal units which the range land thereon will sustain (on a 12-months basis) over a period of years without decreasing the stand of grazing vegetation and without injury to the forage, tree growth, or watershed.

Deferred grazing means withholding from grazing a portion of the ranch during the period from the time range vegetation starts growth in the spring until seed has matured in the fall for the purpose of permitting the reseeding of

the range land.

Ranch operator means a person who as owner or lessee

(either cash or share) operates a ranch in 1937.

County range inspector (hereinafter referred to as range inspector) means a person selected by the county committee and approved by the State committee for the purpose of reporting on range conditions and the checking of performance.

Other definitions.—See Part I of SR-B-101.

Section 82. Grazing Capacity.—For each ranch for which an "Application for Determination of Grazing Capacity", Form SR. 151, has been received, the range inspector will submit a report to the county committee on Form SR. 152,

<sup>12</sup> F.R. 10.

"Report of Examination of Range Land", upon which said committee shall recommend to the State committee, for approval by the Secretary, the grazing capacity of the ranch. The range inspector who examines the ranch and makes a report thereon will take into consideration the following:

(1) History of use; (2) composition, palatability and density of vegetative growth; (3) climatic fluctuations; (4) distribution and character of watering facilities; (5) topographic and cultural features; (6) classes of livestock; (7) presence or absence of rodents; and (8) poisonous plant infestation.

SECTION 83. Grazing Capacity Limit.—There shall be established by the Agricultural Adjustment Administration in each county the average grazing capacity of the ranches therein. The average of the individual grazing capacities established for the ranches in any county shall not exceed the county average grazing capacity limit for such county unless a variation therefrom is recommended by the State committee and approved by the Administrator of the Agricultural Adjustment Administration.

84. Range-Building Allowance.—The SECTION building allowance for any ranch shall be determined by multiplying \$1.50 by the grazing capacity.

Section 85. Range-Building Practices.—Payments will be made not in excess of the range-building allowance for the carrying out of the following range-building practices on a ranch in 1937 at the rates and upon conditions as set forth below:

Practice Number, Practices and Conditions, and Rate

51. Reseeding by deferred grazing.—For withholding twenty-five percent (25%) of the ranch from grazing for a period of 6 months, beginning May 1, 1937. (If grazing is deferred on less than twenty-five percent (25%) of the ranch a proportionate payment will be made) payment will not be made for this practice if the operator permits the remainder of the range land on the ranch to be over-grazed to an extent that causes deterioration of such range land:

One-third (1/3) of the range-building allowance.

52. Contour listing or furrowing.—For contour listing or furrowing in 1937, furrow channels to be not less than 8 inches in width and 4 inches in depth and not less than 3½ feet apart (payment will be made on the acreage occupied by the furrows computed on the basis of 3½ feet in width for each such furrow): \$0.70 per

53. Ridging range land.—For narrow terraces or ridges, on slopes of two percent (2%) or greater, that are at least 6 feet wide from bottom of furrow to bottom of furrow on the opposite side, at least 10 inches in height and on the contour level, at an interval

least 10 inches in height and on the contour level, at an interval which is specified by the State Agricultural Conservation Committee for the slope: \$0.10 per 100 linear feet.

54. Spreader dams.—If in combination with spreader terraces, spreader dams to be constructed in accordance with specifications of the State Agricultural Committee (payment will be made for material moved in building the dam): \$0.15 per cubic yard.

55. Spreader terraces.—If in combination with spreader dams, terraces to be constructed in accordance with specifications of the State Agricultural Committee: \$0.40 per 100 linear feet.

56. Earthen tanks and reservoirs.—For constructing ponds or reservoirs with adequate spillways (payment will be made for material excavated and material used for fill not excavated on the site of the tank or reservoir): \$0.15 per cubic yard.

site of the tank or reservoir): \$0.15 per cubic yard.

57. Range [ences.—For the construction of range fences, where necessary in order to carry out other phases of the 1937 Range Conservation Program (payment will be made for fence when constructed of three or more wires, with posts not more than 20 feet apart, with corner posts well braced and with wires tightly stretched): \$0.30 per rod.

58. Fire guards.—For the establishment of fire guards, not less than 4 feet in width, by plowing furrows or otherwise exposing the mineral soil: \$0.03 per 100 linear feet.

59. Rodent eradication.—(a) For the eradication of prairie dogs.
(b) For the eradication of kangaroo rats. Rate: \$0.07½ per infested acre, \$0.05 per infested acre.

60. Rescuing range land from prickly pear and cactus.2—(a) Light Infectation.

Light infestation.

(b) Medium infestation. (c) Heavy infestation. Rate: \$0.50 per acre, \$0.75 per acre, \$1.00 per acre.

61. Rescuing range land from mesquite. (a) Light infestation.
(b) Medium infestation.
(c) Heavy infestation. Rate: \$0.50 per acre, \$1.00 per acre, \$2.00 per acre.

62. Rescuing range land from cedar. (a) Light infestation.

(b) Medium infestation. (c) Heavy infestation. Rate: \$0.75 per acre, \$1.00 per acre, \$1.50 per acre,
63. Rescuing range land from lechuguilla. For heavy infesta-

tion: \$0.50 per acre.

Section 86. General Conditions for Range-Building Payments.—(a) No payment will be made for any range-building practice unless the county committee, upon the basis of an examination of the ranch by the range inspector, as requested by the ranch operator, has determined that such practice is in accordance with specifications issued by the State Agricultural Conservation Committee and that such practice will tend to effectuate the purposes of the Act and has given written approval thereof at the time of such determination

(b) No payment will be made for carrying out rangebuilding practices in 1937 on any ranch unless they are carried out according to the generally accepted standards of good ranching, and in case such practices require materials, no payment shall be made unless such materials are of the kinds and qualities customarily used.

(c) No payment will be made with respect to performance for which the labor or materials are furnished by any Fed-

eral or State agency.

Section 87. Applications for Payments.—(a) Payments will be made only upon applications filed on or before a date established by the State committee with the approval of the Director of the Southern Division. Each application for payment shall be filed with the county committee of the county in which the ranch (or the major portion thereof) is located.

(b) An application for payment may be made only by the

ranch operator(s).

(c) Each application for payment shall include all land in the ranch within the meaning of that term as defined in Section 81

(d) Payment under the application will be made only to a ranch operator, or to each ranch operator of a group of two or more such operators, provided that each signifies in the application for payment the percentum of the total payment

under the application for payment due him.

SECTION 88. Owner and Lessee Relationship.-No payment will be made to any owner who has for 1937 made any change from the 1936 leasing agreements of such land for the purpose of, or which would have the effect of, diverting to such owner any payment to which any lessee would be entitled if the 1936 leasing arrangement were in effect for

Section 89. Appeals.—Any ranch operator who has reason to believe that any recommendation of his county committee concerning his ranch is not correct or equitable may request the county committee to reconsider its recommendation. If such operator fails to agree with the final recommendation of the county committee, such operator may appeal to the State Committee in accordance with instructions to be issued by the Secretary.

SECTION 90. Deductions for Expenses.—There shall be deducted pro rata from the payment to any person with respect to a ranch or ranches all or such part as the Secretary shall prescribe, of the estimated administrative expenses incurred and to be incurred in the field in carrying out the 1937

SECTION 91. Inapplicable Deductions.-Deductions for increasing the acreage of soil-depleting crops and for failure to have a sufficient acreage of soil-conserving crops shall not be applicable to payments for the range-building practices specified in this Part VIII.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 14th day of January 1937.

H. A. WALLACE, Secretary.

[F. R. Doc. 37-149; Filed, January 14, 1937; 12:43 p. m.]

<sup>&</sup>lt;sup>2</sup>The degree of infestation of range-destroying plants, and rodents on range land, shall be determined by the county committee based upon the report of the range inspector.

### DEPARTMENT OF COMMERCE.

Bureau of Marine Inspection and Navigation.

EXTENDING THE TIME TO FEBRUARY 20, 1937, FOR THE FURNISHING TO SEAMEN OF CERTIFICATES OF SERVICE AND EFFICIENCY

JANUARY 11, 1937.

With reference to furnishing certificates of service and efficiency to seamen, as provided for in Section 1 of the Act of June 25, 1936 (Pub., 808, 49 Stat. 1930), amending Section 13 of the Seamen's Act of March 4, 1915, and to the Order of the Secretary of Commerce of December 23, 1936, I find that it is impracticable on the part of the Department of Commerce to furnish the certificates by the date fixed in said order (January 20, 1937) and by virtue of the authority contained in Section 1 (L) of said Act, I hereby further extend the effective date of Section 1 for the furnishing of these certificates to February 20, 1937.

[SEAL]

J. M. JOHNSON, Acting Secretary of Commerce.

[F. R. Doc. 37-145; Filed, January 13, 1937; 4:08 p. m.]

## RURAL ELECTRIFICATION ADMINISTRATION.

[Administrative Order No. 46]

ALLOCATION OF FUNDS FOR LOANS

JANUARY 11, 1937.

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, I hereby allocate, from the sums authorized by said Act, funds for Loans for the projects and in the amounts as set forth in the following schedule:

Project Designation:	Amount
Iowa 27 Buena Vista (partial)	\$100,000
Iowa 49 Hardin (partial)	100,000
North Dakota 11 Cass	220,000
W. Virginia 7 Hampshire	170,000

MORRIS L. COOKE, Administrator.

[F. R. Doc. 37-146; Filed, January 14, 1937; 10:00 a.m.]

[Administrative Order No. 47] ALLOCATION OF FUNDS FOR LOANS

JANUARY 11, 1937.

I hereby amend Administrative Order No. 21, dated October 1, 1936, by changing "Minnesota 1 W Meeker" to read "Minnesota 3 W Meeker."

MORRIS L. COOKE, Administrator.

[F. R. Doc. 37-147; Filed, January 14, 1937; 10:00 a.m.]

# SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 7th day of January 1937.

[File No. 7-131]

IN THE MATTER OF INTERNATIONAL PAPER AND POWER COMPANY 7% CUMULATIVE PREFERRED \$100 PAR VALUE

ORDER DIRECTING HEARING UNDER SECTION 12 (F) OF THE SECURI-TIES EXCHANGE ACT OF 1934, AS AMENDED

The Boston Stock Exchange having made application to the Commission pursuant to Rule JF1 under the Securities Exchange Act of 1934, as amended, for extension of unlisted trading privileges to the 7% Cumulative Preferred Stock. \$100 Par Value, of International Paper and Power Company;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons should be given an opportunity to be heard and that general notice should be given:

It is ordered that the matter be set down for hearing at 10 a.m. on Thursday, March 4, 1937, in Room 1103, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue, N. W., Washington, D. C., and continue thereafter at such times and places as the Commission or its officer herein designated may determine, and that general notice thereof be given; and

It is further ordered that Robert P. Reeder, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-129; Filed, January 13, 1937; 1:01 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 8th day of January A. D. 1937.

[File No. 2-1808]

IN THE MATTER OF OKLAHOMA-TEXAS TRUST

ORDER FIXING TIME AND PLACE OF HEARING UNDER SECTION 8 (D) OF THE SECURITIES ACT OF 1933, AS AMENDED, AND DESIGNATING OFFICER TO TAKE EVIDENCE

It appearing to the Commission that there are reasonable grounds for believing that the registration statement filed by the Oklahoma-Texas Trust under the Securities Act of 1933, as amended, includes untrue statements of material facts and omits to state material facts required to be stated therein and material facts necessary to make the statements therein not misleading.

It is ordered that a hearing be held, pursuant to the provisions of Section 8 (d) of said Act as amended, such hearing to be convened on February 9, 1937, at 10 o'clock in the forenoon, at the office of the Securities and Exchange Commission, New Federal Building, 10th & Lamar Street, Ft. Worth, Texas, and to continue thereafter at such time and place as the officer hereinafter designated may determine: and

It is further ordered that Oran H. Allred, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized

Upon the completion of testimony in this matter, the officer is directed to close the hearing and make his report to the Commission.

By the Commission.

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-136; Filed, January 13, 1937; 1:03 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 7th day of January 1937.

<sup>&</sup>lt;sup>1</sup>1 F. R. 2563. <sup>2</sup>1 F. R. 1768.

[File No. 7-132]

IN THE MATTER OF SIMMONS COMPANY COMMON STOCK, NO PAR VALUE

ORDER DIRECTING HEARING UNDER SECTION 12 (F) OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED

The Boston Stock Exchange having made application to the Commission pursuant to Rule JF1 under the Securities Exchange Act of 1934, as amended, for extension of unlisted trading privileges to the Common Stock, No Par Value, of Simmons Company; and

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons should be given an opportunity to be

heard and that general notice should be given;

It is ordered that the matter be set down for hearing at 10 a.m. on Thursday, March 4, 1937, in Room 1103, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue NW., Washington, D. C., and continue thereafter at such times and places as the Commission or its officer herein designated may determine, and that general notice thereof be given; and

It is further ordered that Robert P. Reeder, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-127; Filed, January 13, 1937; 1:01 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 7th day of January 1937.

[File No. 7-143]

IN THE MATTER OF SWIFT AND COMPANY CAPITAL STOCK, \$25 PAR VALUE

ORDER DIRECTING HEARING UNDER SECTION 12 (F) OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED

The Boston Stock Exchange having made application to the Commission pursuant to Rule JF1 under the Securities Exchange Act of 1934, as amended, for extension of unlisted trading privileges to the Capital Stock, \$25. Par Value, of Swift and Company;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons should be given an opportunity to be

heard and that general notice should be given;

It is ordered that the matter be set down for hearing at 10 a. m. on Thursday, March 4, 1937, in Room 1103, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue, N. W., Washington, D. C., and continue thereafter at such times and places as the Commission or its officer herein designated may determine, and that general notice thereof be given; and

It is further ordered that Robert P. Reeder, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 37-126; Filed, January 13, 1937; 1:01 p. m.]

United States of America—Before the Securities and Exc. ange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 7th day of January 1937.

[File No. 7-144]

IN THE MATTER OF SWIFT INTERNATIONAL LTD. DEPOSIT CER-TIFICATES OF BEARER SHARE CERTIFICATES, PAR 15 ARGEN-TINE GOLD DOLLARS

ORDER DIRECTING HEARING UNDER SECTION 12 (F) OF THE SECURI-TIES EXCHANGE ACT OF 1934, AS AMENDED

The Boston Stock Exchange having made application to the Commission pursuant to Rule JF1 under the Securities Exchange Act of 1934, as amended, for extension of unlisted trading privileges to the Deposit Certificates of Bearer Share Certificates, Par 15 Argentine Gold Dollars, of Swift International Ltd.; and

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons should be given an opportunity to be

heard and that general notice should be given;

It is ordered that the matter be set down for hearing at 10 a. m. on Thursday, March 4, 1937, in Room 1103, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue, N. W., Washington, D. C., and continue thereafter at such times and places as the Commission or its officer herein designated may determine, and that general notice thereof be given; and

It is further ordered that Robert P. Reeder, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 37-125; Filed, January 13, 1937; 1:01 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its offices in the City of Washington, D. C., on the 6th day of January A. D. 1937.

[File No. 2-2533]

IN THE MATTER OF THE GAGE COUNTY ELECTRIC COMPANY

ORDER CONSENTING TO WITHDRAWAL OF REGISTRATION STATEMENT
ON REQUEST OF APPLICANT

The Commission, having due regard to the public interest and the protection of investors, upon the request of the registrant received on January 4, 1937, consents to the withdrawal of the registration statement of the above named registrant, and to that effect

It is so ordered.

By direction of the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 37-132; Filed, January 13, 1937; 1:02 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 7th day of January A. D. 1937.

[File No. 2-2530]

IN THE MATTER OF TIPS GLASS COMPANY

ORDER CONSENTING TO WITHDRAWAL OF REGISTRATION STATEMENT
ON REQUEST OF APPLICANT

The Commission, having due regard to the public interest and the protection of investors, upon the request of the registrant received on January 5, 1937, consents to the withdrawal of the registration statement of the above named registrant, and to that effect

It is so ordered.

By direction of the Commission.

[SEAL.]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-131; Filed, January 13, 1937; 1:02 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 8th day of January A. D. 1937.

[File No. 2-2709]

IN THE MATTER OF WESTGATE-GREENLAND OIL COMPANY

ORDER CONSENTING TO WITHDRAWAL OF REGISTRATION STATEMENT
ON REQUEST OF APPLICANT

The Commission, having due regard to the public interest and the protection of investors, upon the request of the registrant received on December 31, 1936, consents to the withdrawal of the registration statement of the above named registrant, and to that effect

It is so ordered.

By direction of the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-128; Filed, January 13, 1937; 1:01 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on this 8th day of January 1937.

IN THE MATTER OF BETHLEHEM STEEL CORPORATION COMMON STOCK, NO PAR VALUE.

ORDER POSTPONING HEARING

The Philadelphia Stock Exchange having made application to the Commission, pursuant to Section 12 (f) of the Securities Exchange Act of 1934, as amended, and Rule JF1 prescribed thereunder, for extension of unlisted trading privileges to the Common Stock, No Par Value of Bethlehem Steel Corporation; and

The Commission having ordered that the matter be set down for hearing on February 11, 1937; and

12 F. R. 83.

Said Exchange having requested a postponement of said hearing;

It is ordered that said hearing be and the same hereby is postponed until Tuesday, March 16, 1937, at 11 A. M., in Room 1103, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue, N. W., Washington, D. C., and continue thereafter at such times and places as the Commission or its officer herein designated may determine, and that general notice thereof be given; and

It is further ordered that Robert P. Reeder, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-130; Filed, January 13, 1937; 1:02 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on this 8th day of January 1937.

IN THE MATTER OF THE STUDEBAKER CORPORATION COMMON STOCK, \$1.00 PAR VALUE

ORDER POSTPONING HEARING

The Philadelphia Stock Exchange having made application to the Commission, pursuant to Section 12 (f) of the Securities Exchange Act of 1934, as amended, and Rule JF1 prescribed thereunder, for extension of unlisted trading privileges to the Common Stock, \$1.00 Par Value of The Studebaker Corporation; and

The Commission having ordered that the matter be set

down for hearing on February 11, 1937; 1 and

Said exchange having requested a postponement of said hearing;

It is ordered that said hearing be and the same hereby is postponed until Tuesday, March 16, 1937, at 11 A. M., in Room 1103, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue, N. W., Washington, D. C., and continue thereafter at such times and places as the Commission or its officer herein designated may determine, and that general notice thereof be given; and

It is further ordered that Robert P. Reeder, an officer or the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-133; Filed, January 13, 1937; 1:02 p. m.]

12 F. R. 84.



